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APPLICATION NO		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/064,856		08/23/2002	John Bruno	00100.02.0038 (020038T)	4595	
29153	7590	12/20/2005		EXAMINER		
		OGIES, INC.	HA, NATHAN W			
222 N.LAS			KAMMHOLZ, P.C.	ART UNIT	PAPER NUMBER	
CHICAGO	, IL 6	0601		2814		
				DATE MAILED: 12/20/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	
Advisory Action	10/064,856	BRUNO, JOHN	
Before the Filing of an Appeal Brief	Examiner	Art Unit	
	Nathan W. Ha	2814	
The MAILING DATE of this communication ap	pears on the cover sheet v	vith the correspondence add	lress
THE REPLY FILED 21 October 2005 FAILS TO PLACE THI	S APPLICATION IN CONDI	TION FOR ALLOWANCE.	
<ol> <li>The reply was filed after a final rejection, but prior to of this application, applicant must timely file one of the for places the application in condition for allowance; (2) a (3) a Request for Continued Examination (RCE) in confollowing time periods:</li> <li>The period for reply expires 3 months from the mailing date</li> </ol>	ollowing replies: (1) an amer Notice of Appeal (with appe npliance with 37 CFR 1.114 of the final rejection.	dment, affidavit, or other evid al fee) in compliance with 37 ( The reply must be filed within	ence, which CFR 41.31; or n one of the
b) The period for reply expires on: (1) the mailing date of this A event, however, will the statutory period for reply expire later	than SIX MONTHS from the ma	iling date of the final rejection.	
Examiner Note: If box 1 is checked, check either box (a) or MONTHS OF THE FINAL REJECTION. See MPEP 706.0	(b). ONLY CHECK BOX (b) WHI 7(f).	EN THE FIRST REPLY WAS FILE	D WITHIN TWO
Extensions of time may be obtained under 37 CFR 1.136(a). The date been filed is the date for purposes of determining the period of extensio CFR 1.17(a) is calculated from: (1) the expiration date of the shortened above, if checked. Any reply received by the Office later than three more earned patent term adjustment. See 37 CFR 1.704(b). NOTICE OF APPEAL	n and the corresponding amount statutory period for reply original	of the fee. The appropriate extension y set in the final Office action; or (2)	on fee under 37 ) as set forth in (b)
<ol> <li>The Notice of Appeal was filed on A brief in confiling the Notice of Appeal (37 CFR 41.37(a)), or any Since a Notice of Appeal has been filed, any reply must</li> </ol>	y extension thereof (37 CFR	41.37(e)), to avoid dismissal	of the appeal.
AMENDMENTS	an but prior to the date of fil	ing a brief will not be entered	hoogusa
<ol> <li>The proposed amendment(s) filed after a final rejection</li> <li>They raise new issues that would require further</li> <li>They raise the issue of new matter (see NOTE be)</li> </ol>	consideration and/or search		Decause
(c) They are not deemed to place the application in appeal; and/or		aterially reducing or simplifying	j the issues for
(d) They present additional claims without canceling NOTE: (See 37 CFR 1.116 and 41.33(a		finally rejected claims.	
4. The amendments are not in compliance with 37 CFR		of Non-Compliant Amendmen	t (PTOL-324).
5. Applicant's reply has overcome the following rejection			
<ol> <li>Newly proposed or amended claim(s) would be the non-allowable claim(s).</li> </ol>	e allowable if submitted in a	separate, timely filed amendn	nent canceling
7. For purposes of appeal, the proposed amendment(s): how the new or amended claims would be rejected is proposed amendment(s) is (or will be) as follows:			explanation of
Claim(s) allowed: Claim(s) objected to: Claim(s) rejected: Claim(s) withdrawn from consideration:			
AFFIDAVIT OR OTHER EVIDENCE			
<ol> <li>The affidavit or other evidence filed after a final action because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e).</li> </ol>	, but before or on the date o and sufficient reasons why	f filing a Notice of Appeal will the affidavit or other evidence	not be entered is necessary
9. The affidavit or other evidence filed after the date of fil entered because the affidavit or other evidence failed t showing a good and sufficient reasons why it is neces	to overcome <u>all</u> rejections ur	nder appeal and/or appellant fa	ails to provide a
10. The affidavit or other evidence is entered. An explana			

U.S. Patent and Trademark Office PTOL-303 (Rev. 7-05)

because:

13. 🔲 Other:

REQUEST FOR RECONSIDERATION/OTHER

See Continuation Sheet.

12. Note the attached Information Disclosure Statement(s). (PTO/SB/08 or PTO-1449) Paper No(s).

11. 🛮 The request for reconsideration has been considered but does NOT place the application in condition for allowance

Continuation of 11. does NOT place the application in condition for allowance because: Claims 8 and 22 were directly or indirectly addressed in the previous action. There was a minor typo graphical in heading. Claim 8 was rejected under 102(e) as being anticipated by Urakawa. Specially, claim 8 recites, "the system memory is a memory die coupled to the carrier substrate using plurality of wire bonds. This limitation is in fact similar to the limitations recited in claim 1, wherein the memory chip is directly disposed on the substrate using wires, fig. 19. Thus, claim 8 is indeed taught by the cited art. Claim 22 was mistakenly included in the 102(e) and 103(a) rejections. It in fact recites allowable subject matter is written in an independent form. Applicants further contend that the cited art does not disclose a system chip. The system chip, as mentioned previously, was the memory chip, or system memory, which inherently functions as store and receive data. It is directly connected to the substrate through electrical wires. These wires are capable of transferring information data. As mentioned previously, the logic chip functions as a router since it processes input data and delivers these data to associate memory chips, accordingly.

HOÆ PHAM PRIMARY EXAMINER